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18 **UNITED STATES DISTRICT COURT**
19 **DISTRICT OF NEVADA**

20 EDGAR MEJIA AND DUJUN JOHNSON,
21 individually and on behalf of all others similarly
situated,

22 Plaintiffs,

23 v.

24 MGM RESORTS INTERNATIONAL,

25 Defendant.

Case No. 2:24-cv-00081-APG-DJA
**STIPULATION TO EXTEND TIME
TO FILE DEFENDANT'S
RESPONSE TO COMPLAINT
(FIRST REQUEST)**

1 Pursuant to LR IA 6-1, Plaintiffs Edgar Mejia and DuJun Johnson, and Defendant
 2 MGM Resorts International (“MGM”) (collectively, the “Parties”) respectfully stipulate
 3 MGM’s time to respond to the Complaint be extended from the current deadline of January
 4 16, 2024 to and including March 11, 2024. This is the first stipulation for an extension of
 5 time to file MGM’s responsive pleading.

6 Good cause exists to enlarge the time for MGM to respond to the Complaint. There
 7 are currently thirteen other related actions filed against MGM pending in the District of
 8 Nevada (the “Related Actions”). *See Owens v. MGM Resorts Int’l*, No. 2:23-cv-01480;
 9 *Kirwan v. MGM Resorts Int’l*, No. 2:23-cv-01481; *Zussman v. VICI Properties 1 LLC, et*
 10 *al.*, No. 2:23-cv-01537; *Lackey v. MGM Resorts Int’l*, No. 2:23-cv-01549; *Pircio v. MGM*
 11 *Resorts Int’l*, No. 2:23-cv-01550; *Terezo v. MGM Resorts Int’l*, No. 2:23-cv-01577; *Rundell*
 12 *v. MGM Resorts Int’l*, No. 2:23-cv-01698; *Bezak v. MGM Resorts Int’l*, No. 2:23-cv-01719;
 13 *Albrigo v. MGM Resorts Int’l*, No. 2:23-cv-1981; *Zari v. MGM Resorts Int’l*, No. 2:23-cv-
 14 01777; *Manson v. MGM Resorts Int’l*, No. 2:23-cv-01826; *Sloan v. Vici Properties Inc., et*
 15 *al.*, No. 2:23-cv-02042; *Righetti v. MGM Resorts Int’l*.

16 On December 6 and December 20, 2023, plaintiffs’ counsel in six consolidated
 17 putative class actions brought against MGM by individuals who allege their PII was
 18 compromised as a result of a cybersecurity incident involving MGM in 2019 (the “2019
 19 Actions”) filed Notices of Related Cases Pursuant to District of Nevada Local Rule 42.1,
 20 notifying the Court that the Related Actions are related to the 2019 Actions. *In re: MGM*
 21 *Resorts Int’l Data Breach Litig.*, No. 2:20-CV-00376-GMN-NJK, ECF 186, 188. Plaintiffs
 22 in this action have opposed this effort because the 2019 Actions involved a different threat
 23 actor and different data.

24 The parties in the Related Actions are discussing this development in addition to the
 25 consolidation of the Related Actions. As such, additional time is required to permit time to
 26 meet and confer with the various parties to the Related Actions.

27 The Parties’ request is made in good faith to enable the parties to finalize the joint
 28 motion for consolidation and conserve judicial and party resources. Moreover, this case is

in its infancy, and this request will not prejudice any party.

WHEREAS the Parties respectfully request that MGM shall have until March 11, 2024, to answer, move, or otherwise respond to the Complaint.

Dated: January 12, 2024

Respectfully submitted,

/s/ Angel Getsov

Angel Getsov

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1 **UNITED STATES DISTRICT COURT**
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3 EDGAR MEJIA AND DUJUN JOHNSON,
4 individually and on behalf of all others similarly
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6 v.

7 MGM RESORTS INTERNATIONAL,

8 Defendant.

Case No. 2:24-cv-00081-APG-DJA

9
10 **ORDER GRANTING**
11 **STIPULATION TO EXTEND TIME**
12 **TO FILE DEFENDANT'S**
13 **RESPONSE TO COMPLAINT**

14 Upon consideration of the foregoing stipulation to extend Defendant MGM Resorts
15 International's time to file response to Plaintiff's Complaint in the above-captioned action,
16 it is hereby **ORDERED** that the Stipulation is **GRANTED**, and the time for MGM Resorts
17 International to answer, move, or otherwise respond to Plaintiff's Complaint is hereby
18 extended to and including March 11, 2024.

19 **IT IS SO ORDERED:**

20 
21 _____
22 DANIEL J. ALBRIGHT
23 UNITED STATES MAGISTRATE JUDGE

24 DATED: 1/17/2024